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13         Class*

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32         *Attorneys for Defendant*

33           **UNITED STATES DISTRICT COURT**

34           **NORTHERN DISTRICT OF CALIFORNIA**

35         BURAK OKSAYAN, JACK KESSLER,  
36         ANDREW ST. GEORGE, BRADFORD  
37         SCHLOSSER, ANDREW KARZ, and JAMI  
38         KANDEL, individually and on behalf of all  
39         others similarly situated,

40           Plaintiffs,

41         vs.

42         MATCH GROUP, INC.

43           Defendant.

44           Case No.: 3:24-cv-00888-LB  
45           Compl. Filed: February 14, 2024  
46           Compl. Served: February 22, 2024

47           *Assigned to Hon. Laurel Beeler, United States  
48           Magistrate Judge*

49           **JOINT STIPULATION TO MODIFY  
50           BRIEFING SCHEDULE**

51           [Declaration of Bahar Sodaify and [Proposed]  
52           Order filed concurrently herewith]

53           Hearing Information:

54           Date:           May 23, 2024  
55           Time:           9:30 a.m.  
56           Courtroom:    B, 15th Floor

1 Plaintiffs Burak Oksayan, Jack Kessler, Andrew St. George, Bradford Schlosser, Andrew  
2 Karz, and Jami Kandel (“Plaintiffs”), and Match Group, Inc., (“Defendant”), by and through their  
3 counsel of record, hereby stipulate, pursuant to Civil Local Rule 6-2, as follows:

4 WHEREAS, Plaintiffs filed their Class Action Complaint against Defendant on February  
5 14, 2024 (ECF 1);

6 WHEREAS, on April 15, 2024, Defendant filed its Motion to Compel Arbitration and  
7 Dismiss or Stay Proceedings (“Motion”) (ECF 20);

8 WHEREAS, if Plaintiffs respond to the Motion by opposing it, their current response  
9 deadline would be April 29, 2024;

10 WHEREAS, if Plaintiffs respond to the Motion by opposing it, Defendant’s current reply  
11 deadline would be May 6, 2024;

12 WHEREAS, if Plaintiffs respond to the Motion by amending their Complaint, Plaintiffs’  
13 current response deadline would be May 6, 2024;

14 WHEREAS, if Plaintiffs respond to the Motion by amending their Complaint, Defendant’s  
15 current response deadline would be May 20, 2024;

16 WHEREAS, the Initial Case Management Conference is currently scheduled for June 27,  
17 2024;

18 WHEREAS, the only other extension or modification of time requested in this case was  
19 Defendant’s request for an extension of time to answer or otherwise respond to Plaintiffs’  
20 Complaint, to which Plaintiffs stipulated and which the Court granted (ECF 8);

21 WHEREAS, on April 22 and 23, 2024, the Parties met and conferred and agreed to extend  
22 the current case deadlines by approximately thirty (30) days as set forth below.

23 NOW THEREFORE, Plaintiffs and Defendant hereby stipulate that the current case  
24 deadlines are extended as follows: To and including June 10, 2024 for Plaintiffs’ amended complaint  
25 and July 22, 2024 for Defendant’s response, if Plaintiffs respond by amendment, and May 29, 2024  
26 for Plaintiffs’ opposition and June 28, 2024 for Defendant’s reply, if Plaintiffs respond by opposing  
27 the Motion. Plaintiffs and Defendant also hereby stipulate that the Initial Case Management  
28

1 Conference will take place no sooner than August 15, 2024 and that the current hearing scheduled  
2 for May 23, 2024, will be continued to July 25, 2024 or another date as the Court may schedule.  
3

4 DATED: April 23, 2024

**CLARKSON LAW FIRM, P.C.**

5 By: /s/ Bahar Sodaify  
6 Ryan J. Clarkson, Esq.  
7 Bahar Sodaify, Esq.  
Kelsey J. Elling, Esq.

8 *Counsel for Plaintiffs and the Proposed  
Class*

9 DATED: April 23, 2024

**SIDLEY AUSTIN LLP**

10 By: /s/ Amy Lally  
11 Amy P. Lally, Esq.  
12 Angela C. Zambrano, Esq.  
13 Chelsea A. Priest, Esq.  
Kathrine Maldonado, Esq.

14 *Attorneys for Defendant*

1                   **ATTESTATION UNDER LOCAL RULE 5-1(i)(3)**

2                   Pursuant to Civil Local Rule 5-1(i)(3), the undersigned filer hereby attests that all signatories  
3 listed, and on whose behalf the filing is submitted, concur in the filing's content, and have authorized  
4 the filing.

5                   DATED: April 23, 2024

6                   **CLARKSON LAW FIRM, P.C.**

7                   By: */s/ Bahar Sodaify*  
                      Bahar Sodaify, Esq.

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